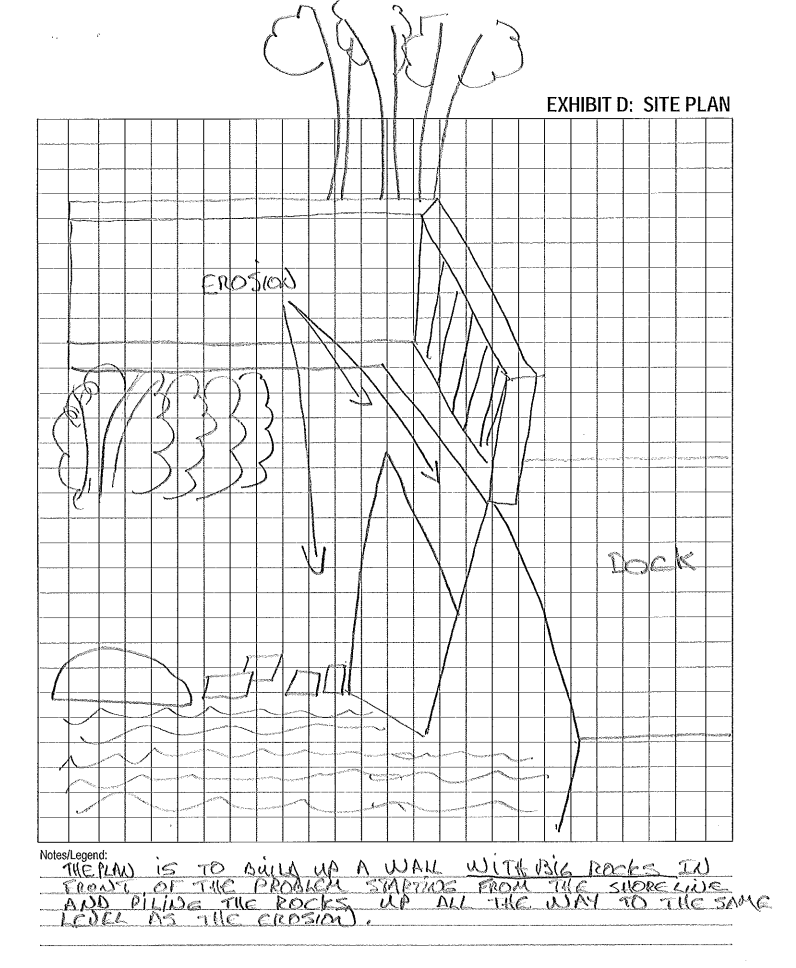
For office use:		
47911	GP/SA/WL/WQC 3406	
Tracking No.		Permit No.

Expedited Charaland Alteration Permit

Tracking No. Permit No.			F	Innlication
\$/04,06 Fee Received Permit f	for Alteration of a	P-WL1 Subd	istrict and Water (Application Quality Certification
APPLICANT INFORMATION Print the legal names and mailing property associated with this application. Persons with "title, right or integral to the property associated with this application."	addresses of all per lerest" are those liste	rsons or organiz ed on any deed,	ations with title, right lease or sales contra	or interest in the act for the property.
Applicant Name(s) PERKE THAKET	Daytime Phone 207, 5.34	7733	FAX or Email (ii	f applicable)
Mailing Address 57 OLD MILL ROAD P.S. DOX 172	Town	0000	State .	Zip Code 01478
2. PROJECT LOCATION AND PROPERTY DETAILS	(See Instruction	ıs)		
Township, Town or Plantation		erset		
Tax Information <i>(check your tax bill)</i> Map: Plan: Lot: 20.1	Deed or Lease Info Book:	ormation (check y Page:	your deed or lease) Lease	#:
Lot size (in acres, or in square feet if less than 1 acre)	Zoning at Developr	ment Site ES (DEL)	TIAL	
Water Frontage. List the name and frontage (in feet) for any lakes, ponds, frontage in a straight line between the points of intersection of side property Waterbody:			ark of the shoreline.	t. Measure water
				lantan If wayer lat in
part of an approved subdivision, provide both the subdivision permit numbe	jects on your proper r and your lot numbe	ty previously ap er. This informat	proved by the Comm tion is usually include	d in your deed
part of an approved subdivision, provide both the subdivision permit numbe description. Land Division History. Using your deed as a starting point, trace the ownership history and configuration changes of your property back 20 years from today. List any division of those lots from which your property originated (use an additional sheet of paper or page 3 of the application, if	jects on your proper or and your lot number Grantor and grantor an	er. This informat	proved by the Commition is usually include Date of sale or lease 1/12/97	d in your deed Lot size 10 acres)
part of an approved subdivision, provide both the subdivision permit numbe description. Land Division History. Using your deed as a starting point, trace the ownership history and configuration changes of your property back 20 years from today. List any division of those lots from which your property originated (use an additional sheet of paper or page 3 of the application, if needed). If your property is part of subdivision approved by the Commission, continue to Question 3. If your property is not part of an approved subdivision, please complete the Land Division History. (Check deed or contact	Grantor and gi (example -Amy Adams	er. This informat	tion is usually include Date of sale or lease	d in your deed Lot size
LUPC Approved Permit. List any permit numbers you are aware of for propert of an approved subdivision, provide both the subdivision permit number description. Land Division History. Using your deed as a starting point, trace the ownership history and configuration changes of your property back 20 years from today. List any division of those lots from which your property originated (use an additional sheet of paper or page 3 of the application, if needed). If your property is part of subdivision approved by the Commission, continue to Question 3. If your property is not part of an approved subdivision, please complete the Land Division History. (Check deed or contact the LUPC office that serves your area.) 3. PROPOSED ACTIVITY (check all that apply)	Grantor and gi (example -Amy Adams	er. This informat	tion is usually include Date of sale or lease	d in your deed Lot size
part of an approved subdivision, provide both the subdivision permit numbe description. Land Division History. Using your deed as a starting point, trace the ownership history and configuration changes of your property back 20 years from today. List any division of those lots from which your property originated (use an additional sheet of paper or page 3 of the application, if needed). If your property is part of subdivision approved by the Commission, continue to Question 3. If your property is not part of an approved subdivision, please complete the Land Division History. (Check deed or contact the LUPC office that serves your area.)	Grantor and guerample -Amy Adams	rantee to Rob Roberts	Date of sale or lease 1/12/97 Rock Relocation	d in your deed Lot size 10 acres)
part of an approved subdivision, provide both the subdivision permit number description. Land Division History. Using your deed as a starting point, trace the ownership history and configuration changes of your property back 20 years from today. List any division of those lots from which your property originated (use an additional sheet of paper or page 3 of the application, if needed). If your property is part of subdivision approved by the Commission, continue to Question 3. If your property is not part of an approved subdivision, please complete the Land Division History. (Check deed or contact the LUPC office that serves your area.) 3. PROPOSED ACTIVITY (check all that apply) Dock Reconstruction Water Intake Pipe (private residential) or Dry Hydrant (public) (NOT)	Grantor and guarder (example -Amy Adams tabilization TE: An application	rantee to Rob Roberts E for a dry hydra	Date of sale or lease 1/12/97 Rock Relocation ant may only be made	d in your deed Lot size 10 acres)

4.	DEVELOPMENT IN FLOOD PRONE AREAS (Note to work in a FEMA zone, P-FP zone, or an area prone to flooding.)	e: There are questions in the Conditions	s of Approval activity atta	chment relevant
	Is your proposed activity located within a mapped P-FP (Flood Prone	P-FP Subdistrict	E]YES □NO
	Area Protection) Subdistrict, a mapped FEMA (Federal Emergency	FEMA Flood Zone		
	Management Agency) flood zone, or an unmapped area prone to flooding?	Unmapped Area Prone to Flooding]YES □NØ
	APPLICANT SIGNATURE (REQUIRED) AND AGENT AL		······	
Age	ent Name	Daytime Phone	FAX or Email (if applica	able)
Mai	iling Address	Town	State Z	Zip Code
mis and CO reg indi I ce Alte acti	the best of my knowledge and belief, this application is complete and incoming any of the required exhibits, this will result in delays in processing of depiction of what currently exists on, and what is proposed at, the proposed NDITIONS OF APPROVAL to any contractors working on my project. I ulations and with all conditions and limitations of any permits issued to revidual or business to act as my legal agent in all matters relating to this entity that the project will be completed in accordance with the CONDITION or all many other applicable Commission requirements and laws. In the continue to apply unless specifically amended herein. I authorize staff of the Land Use Planning Commission to access the prosite to verify the application materials I have submitted, and for the purple and the terms and conditions of my permit.	my permit. The information in this applicately. I certify that I will give a copy of the understand that I am ultimately response by the Commission. If there is an Appermit application. ONS OF APPROVAL, and the attached If this is a permit amendment, then all a size and a size as a permit amendment. The all are size as necessary at any reasonationse of inspecting for compliance with the size as necessary.	lication is a true and adecthis permit and the associnsible for complying with a Agent listed above, I hereby a Standard Conditions for conditions in prior permits age ii) statutory and regulatory restatutory and regulatory restated.	quate narrative iated all applicable by authorize that Shoreland s issued for this of evaluating the requirements,
	I request that staff of the Land Use Planning Commission make reasons project site for purposes of any necessary site evaluation and compliant appropriate persons listed on the deed, lease or sales contract mu	ce inspection.	obtain my permission to	tully access the
1	inature(s)		: ust 4th 12	2014
IM	PORTANT			
	This application, once signed by Commission staff and then returned to	you, is your permit and authorization to	o proceed with your proje	ct as you have
➣	described it and have shown on the Site Plan. Your project must be done in compliance with all of the CONDITIONS C	DF APPROVAL, as you have described	I in this application and th	ie Activity
	Attachment. The Permit Certificate that will be included with the signed permit must I	be displayed at the construction site.		
>	In order to comply with the Conditions of this LUPC Permit and be eligib work being done in a water of the United States under Federal Jurisdicti Engineers, Category 1 Notification Form that will be attached to the s	ole for authorization under the Corps of ion, LUPC permittees must submit to the	he Corps the U.S. Army (Corps of
	PC AUTHORIZATION (for office use)			
cor affe Sec §68 to t	sed on the information you have submitted in the attached application at ancludes that, if carried out in compliance with the CONDITIONS OF APP ext the water quality classification of the affected waterbody and meets to ction 10.25,P of the Commission's Land Use Districts and Standards. F 35-B(4) of the Commission's statutes. Any variation from the project as the LUPC staff review and approval prior to construction. Any variation and Use Planning Commission law. In addition, any person aggrieved by iew the decision.	PROVAL and Standard Conditions (atta he provisions of the General Land Use urther, the project you propose meets described in this application and the C undertaken without approval by Comm	ached), the project you pro e Standards for Wetland A the Criteria for Approval, ONDITIONS OF APPRO ission staff constitutes a v 0 days, request that the C	opose will not Alterations, 12 M.R.S.A. VAL is subject violation of
	10/ Wolf		10-28-14	
	LUPC Authorized Signature		Effective D	ate

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Tracking No.		Permit No.

Activity Attachment: Shoreline Stabilization

Questions and Conditions of Approval

This Activity Attachment must accompany the Expedited Shoreland Alteration Permit Application, <u>and</u> is for projects involving stabilization of eroding shorelines on inland waters:

- On ponds, lakes, and on streams or rivers bordered by a P-SL1 zone
- Where the size of the alteration area below the normal high water mark would be less than 500 square feet.

For projects approved using the Expedited Shoreland Alteration Permit form, the preferred method of shoreline stabilization is by planting trees or shrubs, or riprap that includes plantings. Riprap without plantings may be used where site conditions preclude the use of vegetation. Retaining walls may only be reconstructed where riprap or plantings are not feasible. This Activity Attachment cannot be used for new retaining walls.

This Activity Attachment may <u>only</u> to be used for shoreline stabilization projects where the affected waterbody is bordered by the following zones:

- P-GP and P-GP2, including where there is a FEMA or P-FP zone, or a P-AR zone;
- P-SL2 zone associated with a pond smaller than 10 acres, including where there is a FEMA or P-FP zone, or a P-AR zone;
- P-SL1 zone associated with a river or stream (but not where there is a FEMA or P-FP zone);
- P-AL zone: and
- All development zones (except D-PD and D-MT).

	나는 아들이 들어가는 이번 모든 일이 아들이를 하는 모든 아이들이 가장을 하면 한다면 이번 등에 하면 하면 하는 것 같아. 나는 아들이 얼마를 하는 것이 없다는 것도 하면 하다.	
ı.	This Activity Attachment may not be used for shoreline stabilization projects on minor flowing waters (P-SL2 zone). Projects on water	erbodies
Ċ	bordered by zones not listed here, or that cannot be reviewed using the expedited form for other reasons may be allowed using the st	tandard 🤄
	application form. Contact the LUPC office serving your area for additional information.	

A.	PR	OJECT TYPE (check one)				
		Stabilization using plantings only (nat	ive shrubs or trees)	☐ Riprap that will include plantings for stabilization		
	ď	Riprap that will not include plantings -	Explain on page 3 of the ap	plication form why plantings cannot be used at your site.		
		Reconstruction of a legally existing re your site.	taining wall - Explain on page	e 3 of the application form why plantings or riprap cannot be used at		
B.	LO	CATION (check one)				
		Lake or pond larger than 10 acres		☐ Pond smaller than 10 acres		
		River or stream bordered by a P-SL1	zone			
C.	PR	OJECT DETAILS	Answering YES to a qu	estion indicates that the statement is correct about your project.		
	1.			e normal high water mark to be impacted by theYES □NO		
		If NO, then the expedited shoreland alteration permit form <u>cannot</u> be used; STOP HERE. Contact the LUPC office that serves your area to obtain the standard application form.				
		If YES, provide the size of the area	within the waterbody to be imp	acted, and continue to Question 2:sq. ft.		

This form continues onto the next page...

D. CONDITIONS OF APPROVAL FOR SHORELINE STABILIZATION

your project will be done as described in each statement. You must complete all questions, including those marked as "[P-FP]". Checking 'NO' to any of the statements indicates that your project will not comply with that CONDITION OF APPROVAL, and this form cannot be used for your project. However, projects not qualifying for the expedited permit may still be allowed using a standard permit. If a statement does not apply to your project, check 'N/A' and if needed, explain why on page 3 of the application form. PROJECT DESCRIPTION 1. If the shoreline stabilization project includes riprap or a retaining wall, the project will extend no farther than 100 ft. along the shoreline......□N/A ☑YES □NO The shoreline stabilization project will not involve alteration of any (P-WL) Wetland Protection Subdistrict other than the The shoreline stabilization project will involve only the area of the shoreline showing evidence of active erosion, or in the **□NO** □NO 4. Heavy machinery would not be driven in the water or below the normal high water mark to conduct the project **⊡**⁄wo For projects on flowed lakes only: Heavy machinery will be driven below the normal high water mark only where necessary, when the work area is above the level of the water, and only on rocky or gravely substrate. Mats or platforms will be used as needed to protect the shoreline and lake bottom from damage. 🛂 N/A □NO 7. For projects on flowing waters only: The shoreline stabilization project will occur between July 15th and October 1st N/A YES N/N/Q The shoreline stabilization project will not involve construction of access roads. **Mo** The shoreline stabilization project will not occur within 250 feet of mapped Endangered, Threatened, and Special Concern species habitat as designated by the ME Department of Inland Fisheries and Wildlife (MDIFW). For further information, contact the LUPC office that serves your area; or MDIFW, 284 State Street, Augusta, ME 04333; (207) 287-8000...... TENO 11. [P-FP] The shoreline stabilization project will not interfere with natural flow, will not create an impoundment, and will not ₽Ń0 PROJECT DESIGN AND CONSTRUCTION Riprap and retaining walls 12. For riprap only: If riprap is proposed, the eroded slope is steeper than 3 horizontal to 1 vertical (33%), but no Vegetation must be used to stabilize slopes shallower than 3:1. 13. [P-FP] For riprap only: Riprap installed along a river or stream shoreline will not extend more than 2 feet above the normal high water mark, or to the elevation of 100 year flood where mapped by the Federal Emergency Management Agency where depicted as a FEMA or P-FP zone on the Commission's zoning maps (if mapped on □NO both, then whichever is higher). 14. Geotextile filter fabric and/or a layer of clean coarse sand will be used behind the riprap or retaining wall to **ANO** 15. For riprap only: Riprap will only extend below the normal high water mark as needed to be keyed in, and 17. For riprap only: Design of riprap along a stream or brook must be approved by a Maine Registered Professional Engineer, the United States Natural Resources Conservation Service, or the local Soil and Water Conservation District. Evidence of this approval or plans stamped by a professional engineer must be submitted along with the Application Form.

By law, any proposed development must meet certain conditions of approval. Please read each of the following statements carefully. Check 'YES' if

Section D Conditions of Approval, continues onto the next page...

18.	[P-FP] The construction practices and methods used will minimize flood damage, and the materials used will be resistant to flood damage. The riprap or retaining wall will not reduce the flood carrying capacity of the watercourse.	S □NO
19.	[P-FP] For retaining wall reconstruction only: The reconstructed retaining wall will be adequately anchored to prevent flotation, collapse or lateral movement resulting from hydrodynamic and hydrostatic loads, including the effects of buoyancy	s ⊟no
20.	For retaining wall reconstruction only: The reconstructed retaining wall will not extend farther into the waterbody than the existing retaining wall.	i ⊟NO
21.	For retaining wall reconstruction only: The reconstructed retaining wall will not include a walkway unless it is a part of the existing retaining wall.	s □no
22.	Fill material will only be used as needed to backfill behind the riprap or retaining wall	. □NO
23.	For retaining wall reconstruction only: Only untreated wood or pressure-treated wood approved by the U.S. Environmental Protection Agency for use on inland waters will be used to reconstruct the retaining wall. CCA pressure-treated wood will only be used if it is dried on land for at least 21 days in such a manner as to expose all surfaces to the air. PCP pressure-treated wood or wood treated with creosote will not be used	S □NO
24.	For retaining wall reconstruction only: The retaining wall reconstruction will not involve the use of concrete	□NO
Veg	etation	
25.	The shrubs or trees to be planted are not listed as invasive species in Maine by the Maine Natural Areas Program. See www.maine.gov/dacf/mnap/index.html Types	i □ng
26.	The shoreline stabilization project will not involve the removal of non-invasive aquatic vegetation from the waterbody	,
<u>SOI</u>	L AND VEGETATION DISTURBANCE; AND EROSION / SEDIMENTATION CONTROL	
27.	The shoreline stabilization project will not require more than incidental grading, filling or clearing of vegetation within 100 feet of the normal high water mark. The project will comply with the LUPC's standards for Vegetation Clearing (10.27,B) and Filling and Grading (10.27,F). See www.maine.gov/dacf/lupc/laws-rules/ch10.html , Rules and Regulations, Chapter 10	s dayo
28.	The shoreline stabilization project will not occur when the soil above the normal high water mark is frozen or saturated	□NO
29.	All areas of disturbed mineral soils above the normal high water mark will be stabilized with hay or bark mulch and replanted within one week of inactivity or completion of the project in accordance with the Commission's Guidelines for Vegetative Stabilization. See www.maine.gov/dacf/lupc/laws-rules/ch10.html , Rules and Regulations, Chapter 10, Appendix B.	√NO
30.	Prior to construction, erosion/sedimentation control measures such as staked hay bales or silt fencing will be placed between the work area and the normal high water mark to prevent sediment from entering the waterbody. Silt fencing will be removed within 30 days of completing the project, if soil stabilization is complete.	⊠NO
31.	For work to be done in the water, then prior to construction sedimentation control measures such as a floating silt boom will be installed around the work area below the normal high water mark to contain and isolate turbidity. The silt boom will be removed upon completion of construction	√NO



New England District

U.S. Army Corps of Engineers Category 1 Notification Form

(for all LURC Expedited Shoreland Alteration Projects subject to Corps jurisdiction)

Before work commences, submit this to the following mailing address or complete the form at www.nae.usace.army.mil/reg, "State General Permits," "Maine." Call (207) 623-8367 with any questions.

675 Western Avenue #3 Date	e Permit Number: of State Permit: e Project Manager:
Permittee: Martin Arbour et PIERRE Address, City, State & Zip: 6 lane road Phone(s) and Email: 557 on Kish	ROCKWOOD Maine 04478 ROAD, ROCK-WOOD, ME 04478
Contractor: SOUNS FRIGON / ROCAddress, City, State & Zip: P.O. NOX 99 F	LUDON EKCANATION
Consultant/Engineer/Designer:Address, City, State & Zip:Phone(s) and Email:	
Wetland/Vernal Pool Consultant:Address, City, State & Zip:Phone(s) and Email:	· · · · · · · · · · · · · · · · · · ·
Project Location/Description: Address, City, State & Zip: Tax Map-Plan & Lot #: 10 Lof # 20.1 Latitude/Longitude Coordinates: Waterway Name: Work Description:	
Provide any prior Corps permit numbers: Proposed Work Dates: Start:	
Area of wetland impact: SF Area of waterway impact: SF	
Your name/signature below, as permittee, indicates that yeligibility criteria, and general conditions of Category 1 of General Permit go to http://www.nae.usace.army.mil/Repermittee Printed Name:	of the Maine General Permit. For a copy of the Maine gulatory/SGP/ME_GP.pdf
Permittee Signature:	Date: August 4th, 2014
FOR CORPS USE: Corps Permit Number:	Date Logged in:

MOOSEHEAD LAKE PROJECT PERMIT

Effective this 15th day of September, 2014 Kennebec Water Power Company ("Permittor"), with an address of 26 Katherine Drive, Hallowell, Maine 04347, hereby grants permission to Martin Arbour and Pierre Thabet with an address of 6 Lane Road, Rockwood, Maine 04478 and 57 Old Mill Road, Rockwood, Maine 04478 respectively ("Permittee") to relocate rocks and install rip-rap along portions of the shoreline and lakebed immediately adjacent to Permittee's land and below the high water line of Moosehead Lake as described and illustrated on the State of Maine Department of Agriculture, Conservation & Forestry Land Use Planning Commission application impacting approximately 10 square feet of shoreline (the "Activity") below elevation 1029.0 feet United States Geological Survey ("U.S.G.S.") and located on flowed lands below the high water line of Moosehead Lake immediately adjacent to Permittee's land located at the shore of Moosehead Lake, at Plan 10, Lot 20.1, Rockwood Strip Township, Somerset County, Maine (the "Area").

WHEREAS Permittor is the owner of flowage rights on all lands below elevation 1029.0 feet U.S.G.S. in and around Moosehead Lake in accordance with FERC License Project No. 2671; and

WHEREAS, Permittor and Permittee both acknowledge that this Permit, while required by Permittor's FERC License, is not a conveyance of any interest in Project Lands or Waters and rather consists of permission to relocate rocks and install and maintain rip-rap along portions of the shoreline and lakebed of Moosehead in an area adjacent to Permittee's shoreland for purposes of preventing erosion of the shoreline; and

WHEREAS, Permittor and Permittee agree that the Activity is not inconsistent with the purpose of protecting and enhancing the scenic, recreational and other environmental values of the Project.

IN CONSIDERATION OF Permittor's grant of permission to Permittee to conduct the Activity identified in this Permit, and other consideration the receipt and sufficiency of which are hereby acknowledged, the Permittee hereby agrees to the following conditions:

- 1. Permittee acknowledges that this Permit only applies to the Activity authorized by this Permit.
- 2. Permittee's conduct of the Activity shall comply with all applicable federal, state and local laws, rules, regulations, orders and ordinances, as well as any applicable regulations of Permittor. Permittee shall supply Permittor with documentation of properly obtained state and federal permits prior to commencing the Activity.
- 3. In the event that any hazardous substance (including but not limited to oil and fuel) as defined under any environmental law, are introduced into the Area and/or into the waters adjacent to the Area in connection with or during the course of the Activity, Permittee shall notify the state, local and federal agencies as required by law and shall,

within eight (8) hours of the occurrence of such event, contact a representative of Permittor at the following telephone number: (207) 629-1890 <u>and</u> provide written notice to Permittor of the occurrence at the address set forth in the first paragraph of this Permit or such other address as Permittor may provide under the terms of this Permit. Failure to do so may result in the immediate revocation of this Permit.

- 4. In the event that archaeological artifacts are uncovered in the Area during the conduct of the Activity authorized under this Permit, Permittee shall immediately cease the activity and notify the State Historic Preservation Office and Permittor. Permittor shall receive notice from Permittee by telephone at the telephone number provided in paragraph 3 above <u>and</u> in writing at the address set forth in the first paragraph of this Permit or such other address as Permittor may provide under the terms of this Permit.
- 5. Permittee acknowledges and understands that Permittee's conduct of the Activity does occur within the Project Boundaries of Federal Energy Regulatory Commission ("FERC") licensed Project No. 2671 (the "Project"), and as a result, is subject to FERC's regulation as well as to permission by Permittor.
- Permittee shall not lease, sublet, license, assign or otherwise grant any rights under this Permit to others without Permittor's prior, written consent which consent may be conditioned, granted or withheld as Permittor deems appropriate in its sole and absolute discretion.
- 7. During the conduct of the Activity, Permittee shall, at all times, keep and maintain Area in a clean, orderly condition and in good repair and shall not use nor allow others to use of the Area in any disorderly or offensive manner, nor cause or permit a nuisance to exist on the Area, on or within the waters adjacent to the Area, or within the Project boundary or Permittor's adjacent lands. During the conduct of the Activity, Permittee shall not commit waste of the Area, nor cause damage, disfigurement or injury to the Area. Permittee's breach of this condition may result in immediate revocation of this Permit.
- 8. Permittor may inspect the Area at any reasonable time during the conduct of the Activity and upon completion of the Activity.
- 9. Permittee's conduct of the Activity on the Area and adjacent lands and waters shall be at Permittee's sole risk and expense, and Permittee assumes all risks of the Activity on and adjacent to the Area. Nothing in this Permit shall be construed to create any duty or standard of care on the part of, or impose any liability upon, the Permittor. Permittee hereby releases and discharges Permittor from all claims, demands, or damages which Permittee may have or allege to have against Permittor as a result of this Permit, or created by or arising out of Permittee's conduct of the Activity on the Area and/or this Permit. Permittee shall indemnify, protect, defend and hold harmless Permittor, Permittor's parent, subsidiaries, affiliates and their respective officers, directors and employees (collectively, the "Kennebec Water Power Entities") from and against any and all claims, actions, damages, costs, taxes, fees, liabilities and expenses

of any nature, including injury and/or death of persons, damages to property, court and reasonable attorney's fees, arising from or in connection with the conduct of the Activity under this Permit, any act or omission by Permittee in conducting the Activity, or the use of the Area by Permittee or anyone using the Area under or through Permittee in conducting the Activity. Permittee's obligations under this paragraph shall survive completion of the Activity under this Permit or other termination of this Permit.

- 10. Permittee acknowledges that the water levels of Moosehead, Brassua Lakes are subject to significant fluctuation and agrees that Permittor has the right and discretion to regulate the water levels of Moosehead, and Brassua Lakes in accordance with its flowage rights and the applicable terms of its FERC license.
- 11. Permittee agrees that (i) the Activity shall not endanger health, create a nuisance or otherwise be incompatible with overall Project recreational use: (ii) Permittee shall take all reasonable precautions to Insure that the Activity will occur in a manner that will protect the seenic, recreational and environmental values of the project; and (iii) the Activity shall not unduly restrict public access to Project Waters.
- 12. Permitter may revoke this Permit at any time prior to completion of the Activity for cause or if the Activity becomes in conflict with Permitter's License requirements or operations. Upon Permitter's revocation of this Permit, Permittee shall immediately discontinue the Activity (unless otherwise directed, in writing, by Permitter) and leave the Area in good order, condition and repair,

Kennebec Water Power Company

Print Name: Nate Stevens

	Title: Agent Date:	
The Terms and Conditions	of the foregoing Pennit are agreed to t	y: PERMITTEE:
Martin Arbour		
Pierre Thabet		
SEPTEME	se 15 2014	
Date	Laboration and the contract of	

of any nature, including injury and/or death of persons, damages to property, court and reasonable attorney's fees, arising from or in connection with the conduct of the Activity under this Permit, any act or omission by Permittee in conducting the Activity, or the use of the Area by Permittee or anyone using the Area under or through Permittee in conducting the Activity. Permittee's obligations under this paragraph shall survive completion of the Activity under this Permit or other termination of this Permit.

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- 11. Permittee agrees that (i) the Activity shall not endanger health, create a nuisance or otherwise be incompatible with overall Project recreational use; (ii) Permittee shall take all reasonable precautions to insure that the Activity will occur in a manner that will protect the scenic, recreational and environmental values of the project; and (iii) the Activity shall not unduly restrict public access to Project Waters.
- 12. Permittor may revoke this Permit at any time prior to completion of the Activity for cause or if the Activity becomes in conflict with Permittor's License requirements or operations. Upon Permittor's revocation of this Permit, Permittee shall immediately discontinue the Activity (unless otherwise directed, in writing, by Permittor) and leave the Area in good order, condition and repair.

Kennebec Water Power Company

	Date: 9/18/14
The Terms and Conditions of the foreg	going Permit are agreed to by: PERMITTEE:
Martin Arbour	
Pierre Thabet	
Date	

of any nature, including injury and/or death of persons, damages to property, court and reasonable attorney's fees, arising from or in connection with the conduct of the Activity under this Permit, any act or omission by Permittee in conducting the Activity, or the use of the Area by Permittee or anyone using the Area under or through Permittee in conducting the Activity. Permittee's obligations under this paragraph shall survive completion of the Activity under this Permit or other termination of this Permit.

- 10. Permittee acknowledges that the water levels of Moosehead, Brassua Lakes are subject to significant fluctuation and agrees that Permittor has the right and discretion to regulate the water levels of Moosehead, and Brassua Lakes in accordance with its flowage rights and the applicable terms of its FERC license.
- 11. Permittee agrees that (i) the Activity shall not endanger health, create a nuisance or otherwise be incompatible with overall Project recreational use: (ii) Permittee shall take all reusonable precautions to insure that the Activity will occur in a manner that will protect the scenic, recreational and environmental values of the project; and (iii) the Activity shall not unduly restrict public access to Project Waters.
- 12. Permitter may revoke this Permit at any time prior to completion of the Activity for cause or if the Activity becomes in conflict with Permitter's License requirements or operations. Upon Permitter's revocation of this Permit, Permittee shall Immediately discontinue the Activity (unless otherwise directed, in writing, by Permitter) and leave the Area in good order, condition and repair.

Kennebec Water Power Company

Print Name: Nate Stevens

Title: Agent

	Date:	
The Terms and Conditions of the foregoing	g Pennit are agreed to by: P	ERMITTEE:
Martin Arbour		
Pierre Thabet		
SEPTEMBER 15	2014	

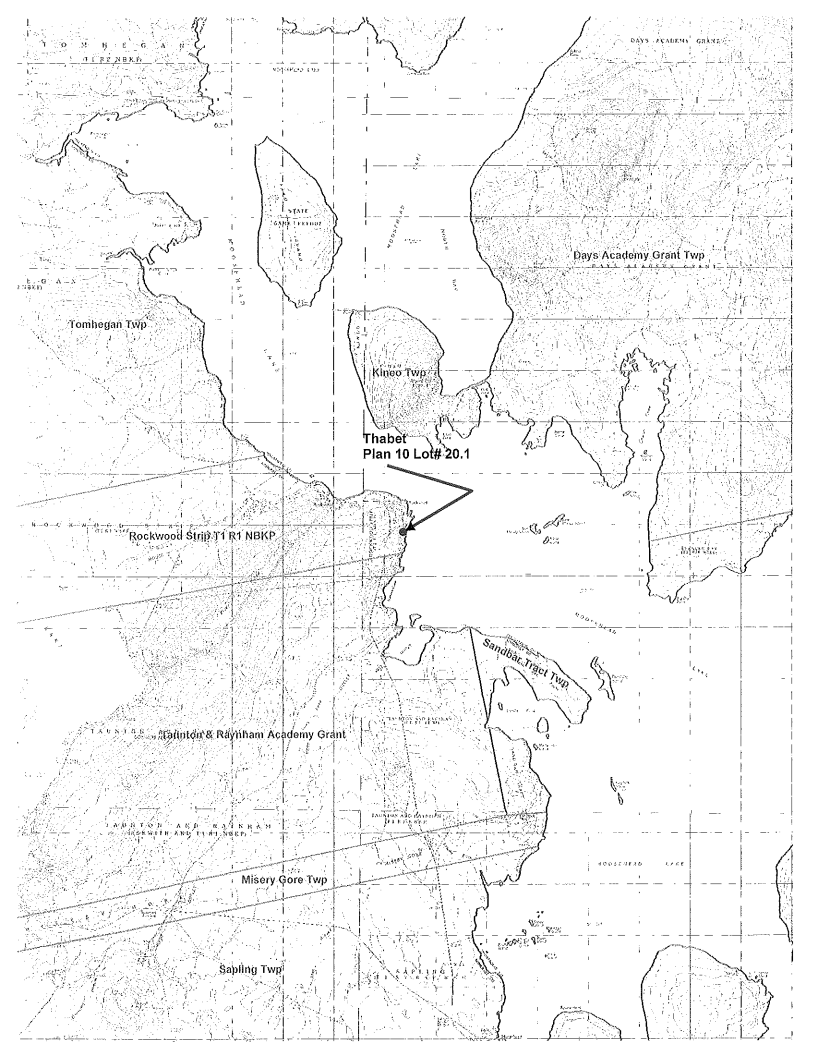
Date

Le lot en location est le lot #1 qui fait partie de : Map 80033 Plan 10 Lot 20.1.

Pour le compte de Maine Revenue Services, le Property Account # est 258440125-1

J'aurai avec moi une copie du plan de terrain qui date de 1979 :)





LUPC P.O. Box 1107 Greenville, Me 04441

Att.: Mr Ted Wolfertz

Ref.: Permit application for repair (Thabet)

This is to confirm our consent to fix the shore along the permanent dock at Lot #1 on our tract of land referred as Plan 10 Lot 20.1

Lessor: Bigel & It Olm

Birgitt K. Hilton, Personal Representative of the Estate of Louis Hilton

Date: Och 11, 2014